



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

BRIGHTON COLLECTIBLES, INC., a
Delaware corporation,

Plaintiff,

vs.

AIF CORPORATION d/b/a GLOBAL
TIME INTERNATIONAL, LUCKY-7
INTERNATIONAL and TIME WORLD, a
Texas corporation, et al,

Defendants.

Case No. 10-CV-00419- GPC (WVG)

The Hon. Gonzalo P. Curiel

SPECIAL VERDICT FORM

Date: October 23, 2013

Time: 9:00 a.m.

Crtrm.: 2D

We, the jury in the above entitled cause, find the following on the questions
submitted to us:

1. Did plaintiff Brighton Collectibles, Inc. ("Brighton") prove by a
preponderance of the evidence that defendant AIF Corporation ("AIF") infringed
upon any valid copyright owned by Brighton?

YES X

NO _____

1 If your answer is "no," then proceed to page 4 of this form and sign and date
 2 it. If your answer is "yes," then please proceed to answer the remaining questions.

3
 4 2. In the chart below, please mark an "X" for each product that infringes
 5 the corresponding copyright and was sold by AIF. If you find that all of the
 6 products below infringe the corresponding copyrights and were sold by AIF, you
 7 may mark an X in the box next to "All" rather than marking an X for each
 8 individual product.

Product No.	Copyright	Infringement by AIF? (Mark X if "Yes"; Leave Blank if "No")
All	All	
Texas Leather 110002	Cairo	
Texas Leather 110095	Camden	
AIF 2771	Camden	X
Texas Leather 110097	Carolina	
Texas Leather 110042	Essex	
AIF WSM-12	Essex	X
AIF WSL-38	Fairfax	
AIF WSM-20	Fairfax	
AIF 1sb	Fairfax	
AIF s29	Fairfax	
Texas Leather 110196	Hollywood	
AIF G-31	Hollywood	X
AIF T-10	Hollywood	X
AIF TT-4	Hollywood	X
AIF C-26	Hollywood	X
AIF S-26	Hollywood	X
AIF L4	Hollywood	X
Texas Leather 110197	Madison	
AIF WSL-28	Madison	X
AIF WSL-38	Madison	X
AIF WSM-1	Madison	X

1	AIF WSM-15	Nantucket	X
2	AIF s13	Nantucket	X
3	AIF s58	Nantucket	
4	Texas Leather 110252	Newport	
5	AIF WSL-5	Newport	X
6	AIF 2618	Newport	X
7	AIF 6219	Pasadena	X
8	Texas Leather 110001	Santa Barbara	
9	AIF WSL-7	Santa Barbara	X
10	AIF S-5	Seattle	X
11	AIF WSM-13	Seattle	X
12	AIF WSM-47	Seattle	X
13	AIF s5	Seattle	X
14	AIF S-4	Tokyo	X
15	AIF T-30	Tokyo	X
16	AIF WSL-39	Tokyo	X
17	AIF WSM-4	Tokyo	X
18	AIF WSM-35	Tokyo	X
19	AIF AC2	Tokyo	X
20	AIF 1sb	Tokyo	X
21	AIF L60	Tokyo	X
22	AIF s4	Tokyo	X
23	AIF T-5	Venice Romantic	X
24	AIF C-21	Venice Romantic	X
25	AIF WSL-17	Venice Romantic	X
26	AIF WSL-20	Venice Romantic	X
27	AIF WSL-21	Venice Romantic	X
28	AIF WSL-23	Venice Romantic	X
	AIF L48	Venice Romantic	X
	AIF J12	Venice Romantic	X
	AIF s78	Venice Romantic	X

3. Do you find that AIF engaged in copyright infringement willfully?

YES _____

NO X

1 4. Do you find that AIF engaged in copyright infringement innocently?

2
3 YES _____

NO X _____

4
5 5. What is the total amount of AIF's profits, if any, resulting from its
6 copyright infringement?

7
8 \$ 1,000,000

9
10 6. What do you find to be the appropriate amount of statutory damages, if
11 any, for plaintiff Brighton to recover against AIF?

12
13 \$ 1,050,000

14
15 Please date, sign and return this form.

16
17 Dated: 10/30/13

Lucia Delany

Foreperson